STATE OF CONNECTICUT

252

INSURANCE DEPARTMENT

Testimony of Thomas R. Sullivan. Commissioner of the Connecticut Insurance Department

Before the Insurance and Real Estate Committee

March 4th, 2010

Senate Bill 252—An Act Concerning Medical Malpractice Data Reporting

Senate Bill 252—An Act Concerning Medical Malpractice Data Reporting has been introduced at the request of the Connecticut Insurance Department. The Department would like to thank the Co-Chairman of the Insurance and Real Estate Committee for raising this bill on our behalf.

In 2005, the Connecticut General Assembly passed Public Act 05-275, An Act Concerning Medical Malpractice. This law required the Connecticut Insurance Department to capture data on medical malpractice claims and issue annual reports to the General Assembly, among other provisions. The Department has been implementing the law since that time and has asked that Senate Bill 252 be introduced to provide additional authority to the Department and to include elements of the National Association of Insurance Commissioners (NAIC) Medical Malpractice Model Act.

Specifically, Senate Bill 252 gives the Insurance Department the authority to seek data on closed medical malpractice claims from captive insurers and risk retention groups. In the event such entities claim preemption from the reporting requirements and decline to provide the data, the bill gives the Department the authority to seek closed claim data directly from medical providers and hospitals. Additional provisions of the bill include granting the Department authority to impose a late filing fee; adding a definition of non-economic damages; and, adding a provision to ensure certain data elements remain confidential.

Medical malpractice rates and availability have been an ongoing issue in Connecticut but the Insurance Department has been somewhat hampered in getting comprehensive data on the entire Connecticut marketplace because a portion of the marketplace insures with entities that have claims of federal preemption. This proposed bill clarifies the commissioner's authority to obtain full and accurate data on the entire marketplace so that the Legislature can receive full statistical data and make fully informed decisions related to regulating medical malpractice insurance.

The Department thanks the Committee for raising this bill on our behalf and we urge the Committee's support. We are happy to answer any questions you may have.